

1 Attorneys Listed on Following Page
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8 **IN THE UNITED STATES DISTRICT COURT**
9 **NORTHERN DISTRICT OF CALIFORNIA**

10 Rebecca VanHattem and Genia Castillo,
11 individually, on behalf of others similarly
situated, and on behalf of the general
public,

12 v.

13 Plaintiffs,
14 United Mortgage Group, Inc., Parminder
15 Johal, Peter Johal a/k/a Petr Johal, and
DOES 1-10 inclusive,

16 Defendants.

17 **08-CV-1065 PJH**
18
19 **NOTICE OF CONSENT FILING**

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28 Houston, Texas 77002

19 Attorneys for Individual and Representative Plaintiffs

1 PLEASE TAKE NOTICE, that pursuant to 29 U.S.C. § 216, Plaintiffs hereby file the
2 attached Consent Form(s) for the following person(s):

3 Manning, Miranda
4 Oller, Sandie

5 Dated: April 18, 2008

6 NICHOLS KASTER & ANDERSON, LLP

7 By: s/Matthew C. Helland
8 Matthew C. Helland

9 NICHOLS KASTER & ANDERSON, PLLP
10 LEE & BRAZIEL, LLP
11 BRUCKNER BURCH PLLC
12 Attorneys for Plaintiff and the Putative Class
13 MCH/MH

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2 **CONSENT FORM AND DECLARATION**

3 I hereby consent to join the lawsuit against United Mortgage, et al, as a Plaintiff to assert
4 claims for violations of the wage and hour laws of the United States and/or the state where I
5 worked for United Mortgage, et al. During the past three years, there were occasions when I
6 worked over 40 hours per week for United Mortgage and did not receive overtime compensation.

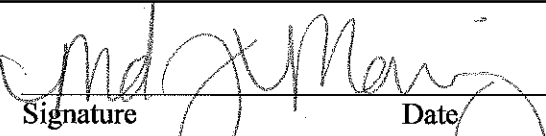
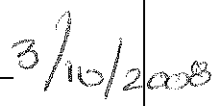
7 I worked for United Mortgage Group, et al, as a (please check all that apply):

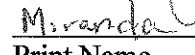
8 Assistant Mortgage Executive
9 Mortgage Executive
10 Other (Specify Title: _____)

11 Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and
12 correct.

13 *Miranda Manning*
14

15 REDACTED

16 
17 Signature 
18 Date

19 
20 Print Name

21 **Fax or Mail To:**

22 **Paul Lukas**
23 **Nichols Kaster & Anderson, PLLP**
24 **4600 IDS Center, 80 S. 8th Street**
25 **Minneapolis, MN 55402**
26 **FAX (612) 215-6870**

27 REDACTED

28 **CONSENT AND DECLARATION**

1
CONSENT FORM AND DECLARATION

2 I hereby consent to join the lawsuit against United Mortgage, et al, as a Plaintiff to assert
3 claims for violations of the wage and hour laws of the United States and/or the state where I
4 worked for United Mortgage, et al. During the past three years, there were occasions when I
worked over 40 hours per week for United Mortgage and did not receive overtime compensation.

5 I worked for United Mortgage Group, et al, as a (please check all that apply):

6 Assistant Mortgage Executive

Mortgage Executive

Other (Specify Title: _____)

7 Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and
8 correct.

9
10  4/17/08
11 Signature Date
12 
Print Name

13
14
15 Fax or Mail To:

16 Paul Lukas

17 Nichols Kaster & Anderson, PLLP
4600 IDS Center, 80 S. 8th Street
18 Minneapolis, MN 55402
19 FAX (612) 215-6870

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REDACTED

IN THE UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

Rebecca VanHattem and Genia Castillo, individually, on behalf of others similarly situated, and on behalf of the general public,

08-CV-1065 PJH

Plaintiffs,

CERTIFICATE OF SERVICE

United Mortgage Group, Inc., Parminder Johal, Peter Johal a/k/a Petr Johal, and DOES 1-10 inclusive,

Defendants.

I hereby certify that on April 18, 2008, I caused the following document:

Notice of Consent Filing

to be filed with the Clerk of Court.

Dated: April 18, 2008

NICHOLS KASTER & ANDERSON, LLP

By: s/Matthew C. Helland
Matthew C. Helland

NICHOLS KASTER & ANDERSON, PLLP
LEE & BRAZIEL, LLP
BRUCKNER BURCH PLLC
Attorneys for Plaintiff and the Putative Class